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1 2 3 4 5 6 7 8 9	David Alan Makman, SBN 178195 Robert Craig Matz, SBN 217822 MAKMAN & MATZ LLP 655 Mariner's Island Blvd., Suite 306 San Mateo, CA 94404 Telephone: (650) 242-1560 Email: david@makmanlaw.com E-mail: robert@makmanmatz.com David M. Farnum ATFirm PLLC 1701 Pennsylvania Ave, NW Ste 300 Washington, D.C. 20006 Telephone: 202-349-1490 Facsimile: 202-318-8788 Email: dmfarnum@atfirm.com	Donald F. Zimmer, Jr., SBN 112279 Cheryl A. Sabnis, SBN 224323 KING & SPALDING LLP 101 Second Street, Suite 2300 San Francisco, CA 94105 Telephone: 415-318-1200 Facsimile: 415-318-1300 Email: fzimmer@kslaw.com Email: csabnis@kslaw.com Robert F. Perry Allison H. Altersohn KING & SPALDING LLP 1185 Avenue of the Americas New York, NY 10036 Telephone: 212-556-2100 Facsimile: 212-556-2222 Email: rperry@kslaw.com
10 11	Attorneys for Plaintiff Wireless Recognition Technologies LLC	Attorneys for Defendants ATES DISTRICTORNO Nokia Inc. and Nokia Conference
12	Wireless Recognition Technologies 220	FS DISTRICT COURT SIT IS SO ORDERED
13	OTTIED STATES DISTRICT COCKT	
14	NORTHERN DIS'	TRICT OF CALIFORNIA
15	WIRELESS RECOGNITION TECH.	Case No : 5:12-1217-EID-PSG 10/9/2013
16	Plaintiff,	
17	V.	JOINT STIPULATION OF DISMISSAL AND MOTION TO DISMISS
18	A9.COM INC., et al.	
19	Defendants.	
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	CASE NOS. 5:12-CV-01217, 1218, 1219, 1220 EJD (PSG)	JOINT STIPULATION OF DISMISSAL AND MOTION TO DISMISS

-1-

KING & SPALDING LLP

By: /s/ Robert F. Perry

-2-

Attorneys for Defendants Nokia Inc. and Nokia Corporation

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	Case 5.12-cv-01220-E3D Document 110 Thea 10/09/15 Fage 4 01 4	
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2	DECLARATION OF CONSENT	
3	Durayant to L. D. 5.1(i)(2) regarding signatures. Lattest under panelty of pariury that	
4	Pursuant to L.R. 5-1(i)(3) regarding signatures, I attest under penalty of perjury that	
5	concurrence in the filing of this document has been obtained from Robert F. Perry.	
6		
7	DATED: October 7, 2013 MAKMAN & MATZ LLP	
8	By: <u>/s Robert C. Matz</u> Robert C. Matz	
9	Attorneys for Plaintiff	
10	Wireless Recognition Technologies LLC	
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